UNITED STATES DISTRICT COURT

DISTRICT OF MASSACHUSETTS

UNITED	STATES	OF	AMERICA)			
)			
	V.)	CRIMINAL	NO.	04-10059-MEI
)			
GEORGE	GRACIE)			

MOTION TO ENLARGE TIME FOR FILING SENTENCING MEMORANDUM

Defendant, George Gracie, respectfully moves that this Court enlarge until April 18 the time for him to file a sentencing memorandum.

As grounds for this motion, undersigned counsel states that she has been busy with other pressing matters, including administrative matters associated with her new position as Acting Federal Public Defender, to which she was named earlier this week.

GEORGE GRACIE
By his attorney,

/s/ Miriam Conrad

Miriam Conrad B.B.O. # 550223 Federal Defender Office 408 Atlantic Avenue 3rd Fl. Boston, MA 02210 Tel: 617-223-8061